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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

Chapter 11

GENERAL MOTORS CORP., et al.,

Debtors and Debtors-in-Possession.

Case No. 09-500026 (REG)

(Jointly Administered)

CERTIFICATION OF NILO RAMOS IN SUPPORT OF PROTECTIVE OBJECTION OF J.D. POWER AND ASSOCIATES TO NOTICE OF (I) DEBTORS' INTENT TO ASSUME AND ASSIGN CERTAIN EXECUTORY CONTRACTS AND (II) CURE COSTS RELATED THERETO

NILO RAMOS hereby certifies as follows:

1. I am the Vice President, Finance of J.D. Power and Associates ("JDPA"), a division of The McGraw-Hill Companies, Inc., who together with, its affiliate, Power Information Network, LLC ("PIN") is a creditor and party-in-interest in these jointly administered bankruptcy case. I am authorized to and do make this certification in support of JDPA's protective objection to the June 5, 2009 Notice of (I) Debtors' Intent to Assume and Assign Certain Executory Contracts and (II) Cure Costs Related Thereto ("Notice"). I have personal knowledge of the facts set forth below or have learned them from the records of JDPA and PIN in the course of my duties.

2. Debtor General Motors Corporation ("GMC") is a party to four contracts with JDPA and one contract with PIN, all as set forth below:

Contract No.	<u>JDPA</u>	Contract Description	Purchase Order Nos.	Eff. Date	Expiration Date
6639	JDPA	GM 07-09 Syndicated	GMB07965/ GMR88252	3/1/07	12/31/09
8686	JDPA	GM 2008-2010 Power Circle	GMB07907/ GMR88048	3/2/08	12/31/10
10634	JDPA	GM 09 VDS License Agreement	GMS33316	3/19/09	2/15/10
10781	JDPA	GM 09 Special Power Report	GMS33316 002	3/19/09	2/19/10
8799	PIN	GM 08 0SB/OSR/OIP/OSB	GMB07918/ GMR88148	1/1/08	12/31/09

3. As of May 31, 2009, the following amounts were due and owing on the five contracts identified above:

Contract No.	Notes	AR Balance as of 5/31/09
6639	JDPA contract	\$409,328.50
8686	JDPA contract	\$52,500.00
10634	JDPA contract	\$375,000.00
10781	JDPA contract	\$47,317.50
	JDPA US Total AR Balance as of 5/31/2009, prior to applying credit memo	\$884,146.00
	Pending credit memo no. (against contract no. 6639)	(\$335,051.05)
	Pending credit memo no. 2 (against contract no. 6639)	(\$5,500)
	JDPA US Total AR balance after applying pending credit memos	\$525,594.95

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8799	PIN contract	\$647,020
	TOTAL AR (after application of credit	\$1,172,614.95
	memos) for JDPA and PIN	

I certify that the foregoing statements made by me are true. I understand that, if any of the foregoing statements made by me are willfully false, I am subject to punishment.

/s/ Nilo Ramos NILO RAMOS

Date: June 12, 2009

Westlake Village, California